

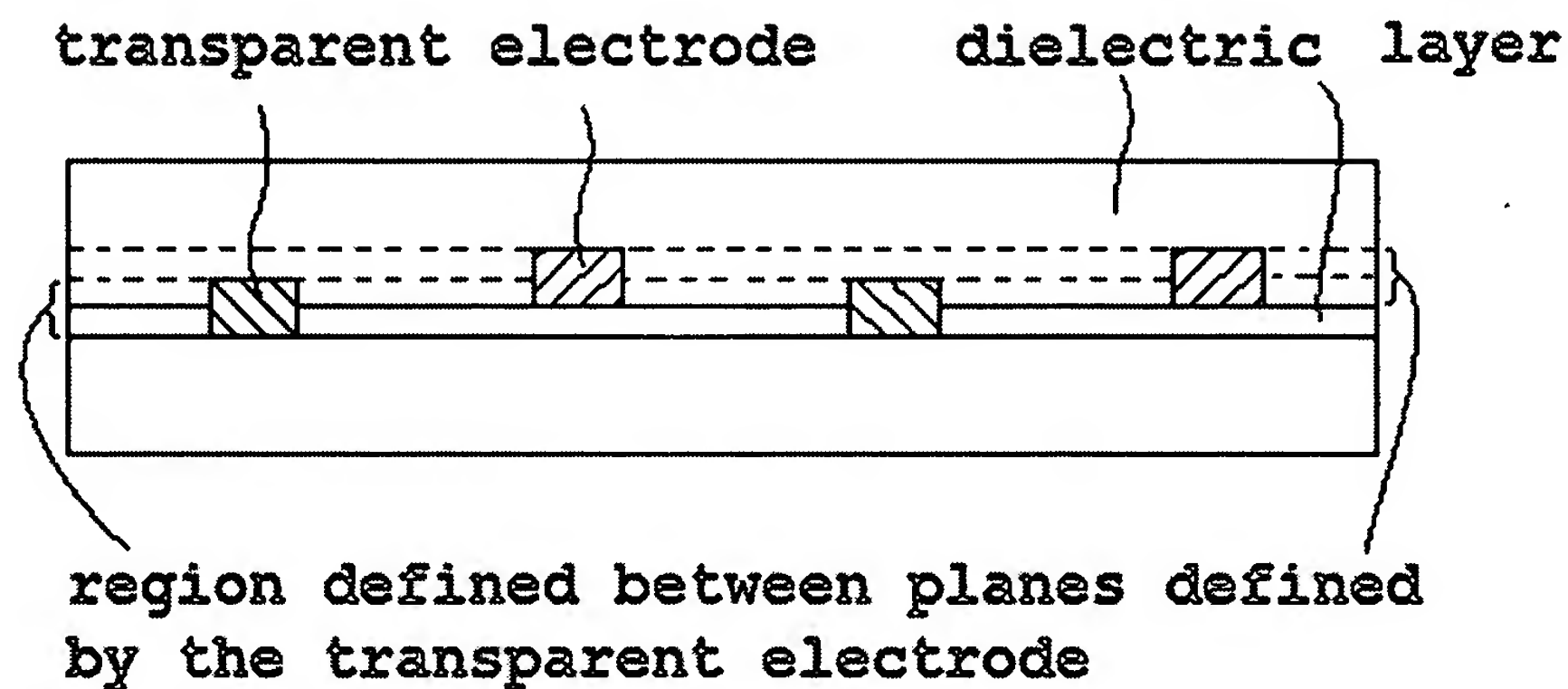
**REMARKS**

Claims 1-14 remain present in this application.

Claims 1-14 stand rejected under 35 USC 112, second paragraph. This rejection is respectfully traversed.

The Examiner has asserted that the relationship “among” cited in claim 1 is indefinite, and the thickness of the first, second, and  $x^{\text{th}}$  dielectric layer that one should choose cannot be determined.

Accordingly, independent claim 1 has been amended to recite “formed in predetermined thicknesses **between** the plurality transparent electrodes.” Further,  $d_1$  has been redefined as the thickness of **the first dielectric layer from a region defined between planes defined by the transparent electrode**,  $d_2$  as the thickness of **the second dielectric layer from a region defined between planes defined by the transparent electrode**, and  $d_x$  as the thickness of **the  $x^{\text{th}}$  dielectric layer from a region defined between planes defined by the transparent electrode**. The region defined between planes defined by the transparent electrode means a region between the top plane and the bottom plane of the transparent electrode, as can be seen in the following illustration:



In view of the foregoing amendments, it is respectfully submitted that all claims particularly point out and distinctly claim the subject matter of the instant invention. Accordingly, reconsideration and withdrawal of the 35 USC 112, second paragraph rejection are respectfully requested.

Applicants gratefully acknowledge that the Examiner considers claims 1-14 to contain allowable subject matter. In view of the foregoing amendments and remarks, it is respectfully submitted that claims 1-14 should be fully in condition for allowance.

Favorable reconsideration and an early Notice of Allowance are earnestly solicited.

Because the additional prior art cited by the Examiner has been included merely to show the state of the prior art and has not been utilized to reject the claims, no further comments concerning these documents are considered necessary at this time.

In the event that any outstanding matters remain in this application, the Examiner is invited to contact the undersigned at (703) 205-8000 in the Washington, D.C. area.

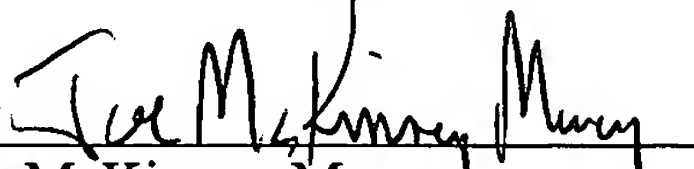
Application No.: 10/660,575

Docket No.: 0941-0836P

If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 02-2448 for any additional fees required under 37 C.F.R. §§ 1.16 or 1.17; particularly, extension of time fees.

Dated: June 9, 2005

Respectfully submitted,

By 

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